

DEATH OF A SENATOR.—The Baltimore Chronicle of Saturday, states that the Hon. JOSEPH KENT, Senator in Congress from the State of Maryland, was thrown from his horse, while riding through his farm on Friday, and immediately killed. As a public man Mr. Kent was efficient, but unpretending; and in private life he was kind affable, and much esteemed by a numerous circle of acquaintances.—[R. p. Banner.]

WHICH IS THE MOST PERFECT POPULAR GOVERNMENT.—That, said Blass, where the laws have no superior. That said Thale, where the inhabitants are neither too rich nor too poor. That, said Anacharsis the Scythian, where virtue is honored and vice detested. That, said Pittacus, whose dignities are always conferred upon the virtuous, and never upon the base. That, said Cleobolus, where the citizens fear blame more than punishment. That, said Chilo, where the laws are more regarded than orators. But that, said Solon, where an injury done to the meanest subject is an insult upon the whole constitution.

ORIGIN OF THE SUB-TREASURY SCHEME.

A gentleman having missed his way, fortunately overtook a boy with a quantity of tar to mark his master's sheep. The gentleman asked the road, was directed by so many windings and turnings, right and left, that he agreed to take the boy behind him on the horse. Finding him pert and docile, he gave him, as they rode on, some wholesome advice, relative to his future conduct; adding occasionally, 'Mark me well, my boy.' 'Yes sir,' replied he, 'I do.' However, he repeated the injunction so very often, that the boy at last cried out—'I can't sir, for I have got no more tar!'

Gen. M. B. Lamar has returned to Texas. He was escorted into San Augustine on the 27th by a procession of citizens, and during his entrance a continued firing of cannon was kept up. In the evening he sat down with the inhabitants, (who were quite enthusiastic in their reception,) and afterwards addressed them on the state of the country in a lucid and masterly effort which was received with universal acclamation. [Natchez Cour.]

The Government will take effectual measures to prevent the public money from being stolen.—Globe

We suppose the Government means to do this by making the currency so bad as not to be worth stealing. It is said, that the Boston baker make bread which they can safely pile up before the doors of their shops—the very street-dogs turn up their noses at it.—Louisville Jour.

Mr. Murray of the Tennessee Sentinel, speaks with rapture of a region where it is six months day and six months night. We have no doubt the Major would like to live there. According to his former custom in Kentucky, he were to run away in the night, he would have time to run an immense distance before morning.—

Col. Benton is making public speeches, exhorting the Missouri militia to hasten to the field of glory in Florida. We really wish that the Great Expunger would set them the example of hastening there himself. We should like to see whether he or Osceola would be most expert at 'setting bells in motion.' Both of them are the conquerors of the hero of New Orleans—the one in the famous 'Nashville skirmish' and the other in a regular three years' war; and why should not the two conquerors now contend with each other for the supremacy? The copper-colored hero's followers at present molest the people of Florida by constant pilferings; but let the hero of Chapel Hill take the field—and who knows but the savages will be beaten at their own trade?—J.

LAUGHABLE ANECDOTE.—A laughable anecdote is related by an old inhabitant of the city of Hartford, of the well disciplined corps of that place, called the 'Rag Tots.' About twenty years ago, the above named corps had occasion to parade.—They were marching exactly in the direction of a very deep pond, and the captain, on arriving at the edge (for getting the word of command for 'halt') fell down and bracing his hands and knees, called out lustily to the lieutenant, who was in the rear; 'stop 'em, Gooden for God's sake stop 'em!' The lieutenant, however, not hearing the captain's orders, suffered his men to march into the pond, where we left them floundering about, waiting further orders.—Boston Morning News.

Exercises in talking fast.—Let those who are slow in speech try to say the following rapidly:—There was a man and his name was Dob, and he had a wife whose name was Mob, and he had a dog, whose name was Cob, and she had a cat whose name was Chitty Bob—Cob says Dob, Chitty Bob says Mob—Cob was Dob's dog and Chitty Bob was Mob's cat.

Money! Money!!
THOSE indebted to the undersigned are requested to come forward and pay up without delay—although often requested so to do; they have neglected, and still neglect; therefore, we will bring our suits without respect to persons, if not paid soon.
J. E. & H. N. CALHOUN,
Monticello, Dec. 16, 1837.—11—U.

THE undersigned, who is an elderly and infirm female, humbly entreats editors of papers in the Western and South Western States, as an act of benevolence, and in furtherance of the ends of justice, give the above a few insertions in their respective journals.

ANN SCOTT,
Danville, Va. Oct. 15, 1837.
Factorage & Commission Business
IN MOBILE.

THE subscriber renews the tender of his services as a Factor and Commission Merchant in Mobile. Circumstances he said his control will cause him to remain in Mobile so late that he will be unable to see many of his Georgia and S. Carolina friends personally. He is now enabled to say that he has connected himself with Col. C. L. MATHREWS, of Dallas county, in the Steam Press and Ware House business, by which he offers all who may be pleased to patronize him, superior dry good storage, for all cotton consigned to him for sale. From his long experience in Augusta, Georgia, in this business, he does not doubt he will be able to give general satisfaction.

FRANKLIN C. HEARD,
Mobile, Nov. 8, 1837. 9-4m

Take Notice.
THAT on the 23d day of December next, in pursuance of an order from the Probate Court of Carroll County, I shall proceed to sell the highest bidder, a quarter section of land, known as the Gooden Mill tract, situated on the east side of White Sand, in the county of Lawrence, Georgia, to give bond with approved security, to take place on the premises—time of credit made known on the day of sale. Said land will be sold by the undersigned, as guardian for Myrtha Danner Gooden, a minor heir of William Gooden, dec'd.

NATHAN HOOKER,
Nov. 11, 1837—6w
Guardian.

LOST UP BY C. M. J. Stinger, two work Steers, 7 or 8 years old, black sides with some white on the under part, and black with white in his face, black ears marked with red and split in the left ear, and sm to crop, split and under bit in the right ear. The other is a black mingled with white on his hips, marked smooth crop and underbit in the left ear, with swallow fork and underbit in the right ear. Valued at \$60 by Stephen Herring, and James Mills, 7th Nov. 1837.

E. L. Bowen, J. P. A. HARGIS,
Ranger for Lawrence County.
Nov. 11—6-38.

THE STATE OF MISSISSIPPI }
Lawrence County.
Probate Court, Sept. Term, 1837.

IT having been represented to this Court by the administration of the estate of Jacob Pope late of Marion county, deceased, that it would be for the benefit of the heirs that the real estate should be sold, it is therefore ordered by the Court that all persons interested in said estate, be and appear at the next November Term of said Court, to show cause if any they can why said estate should not be sold. It is further ordered, that a copy of the above order be published in the Monticello Pearl River Banner for six weeks successively and be advertised in three of the most public places in Marion county.

Witness, the Honorable M. B. CANNON Judge of Probate in and for Lawrence County. This 25th day of September 1837.
J. CALDWELL, Clerk.
Monticello, Sept. 30, 1837.—1-6w.

STATE OF MISSISSIPPI }
Lawrence County.
Probate Court, October Term, 1837.

WHEREAS, it having been represented to this Court by the Executor of Sarah McAlpine deceased, that it would be for the benefit of those interested that the real estate of said dec'd should be sold, it is therefore ordered by the Court that all persons interested in said estate be and appear at the next December Term of said Court to show cause if any can why said estate should not be sold. It is further ordered that a copy of the above order be published in the Monticello Pearl River Banner for six weeks successively and be advertised in three of the most public places in the county.

Witness, the Honorable M. B. CANNON, Judge of Probate in and for Lawrence county. Issued 23d, October, 1837.
J. CALDWELL, Ckr
Monticello Oct. 23, 1837.—1-6w.

INSOLVENT NOTICE.
THE undersigned commissioners appointed by the Probate Court of Lawrence county, will meet at the Court House of said county on the 3d Saturday in each and every month from this date for the ensuing six months for the purpose of examining auditing and allowing claims against the estate of Joseph Athens deceased, reported insolvent;—Where those interested may attend.

SOLOMON SUTTON,
JAMES M. TURNER,
JOSEPH NEVILL,
August 14, 1837.—1-6w.

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THOSE indebted to the undersigned are requested to come forward and pay up without delay—although often requested so to do; they have neglected, and still neglect; therefore, we will bring our suits without respect to persons, if not paid soon.
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SOLOMON SUTTON,
JAMES M. TURNER,
JOSEPH NEVILL,
August 14, 1837.—1-6w.

INFORMATION WANTED.
DANIEL SCOTT, and DORCAS, his wife, emigrated to the west-in country many years ago from the county of Caswell North Carolina. They are supposed to reside, if living, in one of the States of Tennessee, Alabama or Mississippi. The object of this is to notify them, if they are alive, or if they are dead, the children of the body of Dorcas Scott (who was Dorcas Cannon,) that if they will address a line to Ann Scott, (sister to Daniel Scott,) directed to Danville, Va., they will hear, in reply, of something materially to their advantage.

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JOSEPH NEVILL,
August 14, 1837.—1-6w.

J. S. COLLINS
Attorney and Counsellor at Law
LEXINGTON
Holmes County, Mississippi.
Sept. 30 1837.—1y.

LIST OF LETTEES

REMAINING in the Post Office at Monticello, Va., on 30th Sept. 1837, which not called for within the three months ensuing will be forwarded to the General Post Office, Washington City as Dead Letters.
A—Allen Arter, Allen U. R.
B—Baker and Ansell, Brookfield Bend, Berkeley James or Edward D. Barrett George M. Buckhannon Duncanson, Barr Joseph, Brown William, Bailey William W., Bellamy Col. Abner.
C—Clark Circuit Court, Cadotte James D., Cannon E. J., Collins T. J. Jr., Cunningham John D.
D—Dixon Michael, Dye Henry.
E—Ewing A., Everett John, Edrile Dr. G.
F—Fox Genl Arthur, Frick James G., Fiskos J. Jr.
G—Grubb John A., Grapberry George, Grashere Moses, Gullispie Mr.
H—Harvey Thomas, Hamilton Alexander, Harro D. C. W.
I—Jels Robert A., Johnson J. Jordan.
L—Laird William, Lusk Edw. F., Lynch Chas.
M—Mayer Nathl M., Lewis Clara.
N—Mobbly Harvey, Myers John, Martin Rex, J. P., Milliken Anson, McGuffee A., McKenzie Alexr, Moxon William, Marie Edith, Vance N.
P—President B. and Police, Pollard Latney Pendleton Z. F., Pearson J. A.
R—Ricketts Samuel, Robinson Lucy, Robinson George, Roburn Nancy.
S—Smith James M., Sanders Nathan, Subdo Attie Sanders James Slater Charles, Smith James H., Stokes R. Brett, Sheriff of Lawrence County, S. S. Col. S.
T—Tolar William Z., Taylor Enoch, Tuttle John.
W—Weatherby Tom, Weatherby William Z., Walker William Wells & Holloway, William Thosn, Wiggins David M., Wiggins Ret., Ward C. H., Wilson John, Wright James, Wade Nancy A.
EDWARD ENGELHARD P. M.,
Monticello, Oct. 2, 1837.—1-6w.

Shoulder Arms, RIGHT ABOUT—FACE.

SERVED or stolen from the subscriber living near Monticello, on the night of the 27th of September, a black silk Umbrella about 2 months old with black torn back on the handle, and a small hole rubbed through the silk. Any body who has got said umbrella will please leave it with the printer and oblige a friend.

Oct 14 1837.—2-1f

STATE OF MISSISSIPPI, } In Lawrence circuit Court.
Lawrence County.
Henry Day, } To March Term 1838.

vs
Elisha Williams. } Attachment for \$213.
I appearing to the satisfaction of the Court, that the defendant has absconded, or so conceals himself that the ordinary process of the law cannot be served upon him; whereupon it is ordered that unless the defendant appear, put in special bail and plead to plaintiff's action on or before the first day of the next March term of this Court, judgment final will be rendered against him, and the estate attached will be sold to satisfy plaintiff's claim and all costs. It is further ordered that the Clerk of this Court cause a copy of this order to be published for six weeks successively, in the newspaper called the Pearl River Banner, printed and published in the town of Monticello.

I certify the above to be a true extract from the minutes of said Court.
IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at the town of Monticello, this the seventh day of October, 1837.
EDWARD L. BOWEN, Clerk.
Monticello, Oct. 7.—1-6w.

STATE OF MISSISSIPPI, } In Lawrence circuit Court.
Lawrence County.
E. English, } To March Term 1838.

vs
Elisha Williams. } Attachment for \$650.
I appearing to the satisfaction of the court, that the defendant has absconded, or so conceals himself that the ordinary process of the law cannot be served upon him; whereupon it is ordered that unless the defendant appear, put in special bail and plead to plaintiff's action on or before the first day of the next March term of this court, judgment final will be rendered against him, and the estate attached will be sold to satisfy plaintiff's claim and all costs. It is further ordered that the Clerk of this Court cause a copy of this order to be published for six weeks successively, in the newspaper called the Pearl River Banner, printed and published in the town of Monticello.

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Monticello, Oct. 7.—1-6w.

STATE OF MISSISSIPPI, } In Lawrence Circuit Court.
Lawrence County.
Martin & Thompson, } To March Term 1838.

vs
Nathan Eaton. } Attachment for \$399.23.

I appearing to the satisfaction of the Court, that the defendant has absconded, or so conceals himself that the ordinary process of the law cannot be served upon him; whereupon it is ordered that unless the defendant appear, put in special bail and plead to the plaintiff's action on or before the first day of the next March term of this court, judgment final will be rendered against him, and the estate attached will be sold to satisfy plaintiff's claim and all costs. It is further ordered that the Clerk of this Court cause a copy of this order to be published for six weeks successively, in the newspaper called the Pearl River Banner, printed and published in the town of Monticello.

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